

**Commonwealth v. Armani M. Huacon**

SJC-13466

Whether the court has the authority to order the defendant, who has been indicted as a youthful offender and held on dangerousness grounds; and has been found incompetent to stand trial by reason of a learning or cognitive disability and has been released pursuant to *Abbott A. v. Commonwealth*, 458 Mass. 24 (2010), to engage in competency remediation treatment, and if so, how a competency remediation plan shall be fashioned.

Where the defendant has not requested funds for remediation treatment, whether the court has the authority under Mass. R. Crim. P. 41 to fund such treatment from its own budget, and if not, what the source of funding for such treatment shall be.